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| 9  | Attorneys for Defendant CF USA, Inc. and   |  |
| 10   | Counterclaimants CF USA, Inc. and CF Global Holdings, Inc.   |  |
| 11   | UNITED STATES DISTRICT COURT   |  |
| 12   | DISTRICT OF NEVADA   |  |
| 13   |  |  |
| 14   | LEACH LOGISTICS, INC.  | CASE NO.: 3:21-cv-00237-MMD-CLB  |
|  |  |  |
| 15   | Plaintiff,   | STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO   |
| 15<br>16   | Plaintiff,<br>vs.  | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS'  |
|  | ,  | EXTEND TIME TO RESPOND TO  |
| 16<br>17   | vs. CF USA, INC., <i>dba,</i> THE COFFEE CHERRY  | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS          |
| 16<br>17<br>18   | vs.  CF USA, INC., <i>dba,</i> THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,  Defendant.  | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |
| 16<br>17<br>18<br>19                                     | vs.  CF USA, INC., <i>dba</i> , THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,   | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |
| 16<br>17<br>18<br>19<br>20                               | vs.  CF USA, INC., <i>dba</i> , THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,  Defendant.  CF USA, INC., a Delaware corporation; CF   | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |
| 16<br>17<br>18<br>19<br>20<br>21                         | vs.  CF USA, INC., <i>dba</i> , THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,  Defendant.  CF USA, INC., a Delaware corporation; CF GLOBAL, INC., a British Columbia corporation;  Counter-Claimants,   | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |
| 16<br>17<br>18<br>19<br>20<br>21<br>22                   | Vs.  CF USA, INC., dba, THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,  Defendant.  CF USA, INC., a Delaware corporation; CF GLOBAL, INC., a British Columbia corporation;  Counter-Claimants,  vs.  | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23             | vs.  CF USA, INC., <i>dba</i> , THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,  Defendant.  CF USA, INC., a Delaware corporation; CF GLOBAL, INC., a British Columbia corporation;  Counter-Claimants,   | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24       | vs.  CF USA, INC., dba, THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,  Defendant.  CF USA, INC., a Delaware corporation; CF GLOBAL, INC., a British Columbia corporation;  Counter-Claimants,  vs.  LEACH LOGISTICS, INC., Nevada corporation; GLOBAL STERILIZATION | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |
| 16<br>17<br>18<br>19<br>20<br>21<br>22<br>23<br>24<br>25 | vs.  CF USA, INC., dba, THE COFFEE CHERRY COMPANY, and DOES 1 through 25, inclusive,  Defendant.  CF USA, INC., a Delaware corporation; CF GLOBAL, INC., a British Columbia corporation;  Counter-Claimants,  vs.  LEACH LOGISTICS, INC., Nevada corporation;                      | EXTEND TIME TO RESPOND TO PLAINTIFF LEACH LOGISTIS' OPPOSITION TO DEFENDANT CF USA, INC'S MOTION TO DISMISS (ECF 90) |

Defendant/Counter-Claimant CF USA, Inc., a Delaware limited liability company ("Defendant" or "CF USA"), by and through its counsel of record and Plaintiff LEACH LOGISTICS, INC., by and through its counsel of record hereby stipulate and agree, pursuant to Federal Rules of Civil Procedure 6(b) and Civil Local Rule IA 6-1, to extend the deadline for Defendant to respond to Plaintiff Leach Logistics' Opposition to Defendant Cf USA, Inc's Motion To Dismiss (ECF 90) to January 4, 2023. This Stipulation is based on the following:

1. Due to the current workload of Defendant's attorneys and the upcoming holiday, the Parties hereby stipulate and agree to extend the deadline one week for Defendants to respond to Plaintiff Leach Logistics' Opposition to Defendant Cf USA, Inc's Motion to Dismiss (ECF 90). Therefore, the Parties stipulate and agree that Defendant should have through and including January 4, 2023, in which to respond Plaintiff Leach Logistics' Opposition to Defendant Cf USA, Inc's Motion To Dismiss (ECF 90).

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| 1  | 2. This Stipulation is made in good faith and is not for the purpose of delay. |   |
|----|--|---|
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| 3  | DATED this 27 <sup>th</sup> day of December 2022.                              | DATED this 27 <sup>th</sup> day of December 2022.                 |
| 4  | HUTCHISON & STEFFEN, PLLC  | HALL PRANGLE & SCHOONVELD,<br>LLC                                 |
| 5  |  |   |
| 6  |  |   |
| 7  | /s/ Todd W. Prall  | /s/ Nathan R. Reinmiller  |
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|    | Igumussoke natemegar.com   | Attorney for I tainity  |
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| 16 | tprall@hutchlegal.com  |   |
| 17 | Attorneys for Defendant CF USA, Inc. and                                       |   |
| 18 | Counterclaimants CF USA, Inc. and CF   |   |
| 19 | Global Holdings, Inc   |   |
| 20 |  |   |
| 21 | IT IS SO ORDERED   | . (4)   |
| 22 |  | 1 (la)  |
| 23 | December 28, 2022  | 100   |
| 24 | DATED:   | UNITED STATES DISTRICT JUDGE                                      |
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